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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	VERNON WAYNE MCNEAL,	No. 2:05-cv-441-GEB-EFB P
12	Plaintiff,	
13	v.	<u>ORDER</u>
14	EVERT, et al.,	
15	Defendants.	
16		
17	Plaintiff is a state proceeding without counsel in an action brought under 42 U.S.C.	
18	§ 1983. He has filed a motions to amend the schedule to allow plaintiff to seek additional	
19	discovery (ECF No. 200) and a request for a "certified student" (ECF No. 202). For the reasons	
20	that follow, both motions are denied.	
21	Plaintiff requests relief from the discovery cut-off so that he may inquire into the identities	
22	of two individuals who provided him with medical care but whose signatures are illegible in	
23	plaintiff's medical file. ECF No. 200. His request is governed by Federal Rule of Civil	
24	Procedure 16(b)(4), which provides that "a schedule may be modified only for good cause[.]" As	
25	used in Rule 16, "good cause" means that the party seeking modification of the schedule could	
26	not have reasonably complied with the schedule despite his diligence. Johnson v. Mammoth	
27	Recreations, Inc., 975 F.2d 604, 609 (9th Cir. 1992). He has failed to meet that standard. In	
28	determining whether "good cause" has been shown, the court focuses on the moving party's	
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reasons for seeking modification of the schedule; "if that party was not diligent, the inquiry should end." Id. Here, plaintiff has provided the court with no reasons why he did not serve a proper discovery request during the time provided in the discovery and scheduling order. As plaintiff has failed to show good cause for not complying with the schedule, his motion to modify it (ECF No. 200) is denied. Plaintiff also requests assistance from a "certified student" application and assistance from a certified student. He cites Local Rule 83-181 but misperceives this rule. Rule 83-181 does not allow the court to appoint a law student to assist or represent a party outside the structure of a supervising attorney who has been appointed to the case. As no such appointment has been made in this case, plaintiff's request (ECF No. 202) is denied. So ordered. Dated: May 21, 2015. UNITED STATES MAGISTRATE JUDGE

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